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EASTE	D STATES DISTRICT COURT ERN DISTRICT OF NEW YORK	v
C.T. ind S.T. a n	dividually, and on behalf of her child, ninor,	А
	Plaintiff,	
	-against-	Rule 26(f) Report CV 25-1125 (PKC)(ARL)
Northpo District	ort - East Northport Union Free School	
	Defendan	
		dure 26(f), a meeting was held on May 22, 2025
	Richard Corrao, Esq., counsel for plai	ntiffs and
	Christopher Venator, Esq., counsel for	defendant.
	-	ey engaged in a meaningful attempt to meet
1.	INITIAL DISCLOSURES Have the parties agreed to make initial	disclosures?
	YesNoXT 26(a)(1)(B).	The proceeding is exempt under Rule
	If yes, such initial disclosures shall be a	nade by
2.	VENUE AND JURISDICTION Are there any contested issues related	to venue or jurisdiction?
	$\underline{\hspace{1cm}}$ Yes $\underline{\hspace{1cm}}$ No If yes,	
	describe the issue:	
	If yes, the parties agree that any motion.	n related to venue or jurisdiction shall be filed by
3.	PARTIES AND PLEADINGS a. The parties agree that any motion of	or stipulation to amend the pleadings or to

join additional parties shall be filed by June 6, 2025.

	b.	If the case is a class action, the parties agree that the motion for class certification shall be filed by
4.		OTIONS e there any pending motion(s)?YesXNo
		ves, indicate which party filed the motion(s), and identify the motion(s) by name d docket number:
5.	Joi the	SUES ntly provide a brief description of case, including causes of action set forth in complaint, and indicate whether there is a jury demand (an attachment may be ovided to complete this section):
brought b	y tł	tion for review on an administrative record concerning an underlying matter ne Plaintiff Student and his family against the Defendant school district under the with Disabilities Education Improvement Act (IDEA). There is no jury demand.
6.	DIS a.	The parties agree that all discovery, inclusive of expert discovery, shall be completed by The parties agree to schedule their discovery in such a way as to require all responses to discovery to be served prior to the cut-off date, and to file any motions relating to discovery within the discovery period, allowing for a timely response. If, after having met and conferred, the parties are unable to reach an agreement on any matter related to discovery, they may seek the Court's assistance by letter motion pursuant to Local Rule 37.3 and in accordance with Judge Lindsay's Individual Rules.
	b.	Do the parties anticipate the production of ESI? YesNo X If yes, describe the protocol for such production: The parties will rely upon the administrative record below, which the District will produce to the Court. The parties seek a conference with the Court to set a briefing schedule to provide the Court with briefs, responses, and replies to aid its judgment on the pleadings and record below.
	c.	Do the parties intend to seek a confidentiality order? ¹ Yes If yes, such order or agreement shall be filed with the Court by June 2, 2025.
7.	EX a.	PERT TESTIMONY Primary expert reports must be produced by
	b.	Rebuttal expert reports must be produced by
		The schedule for expert discovery must be set in such a way to be completed before

¹ See attachment A.

the discovery end date set for in paragraph 6(a). Absent a court order, this includes the time needed to complete expert depositions.

8.	DISPOSITIVE MOTIONS			
	Any party planning on making a dispositive motion must take the first step in the motion process by It is expected that dispositive motion practice will commence approximately two weeks following the close of discovery.			
9.	SETTLEMENT			
	Settlement discussions have X / have not			
taken place. Counsel for the parties have discussed an informal exchange of information in aid of early settlement in this case and have agreed upon the following:				
	No later than one week after the close of discovery, counsel for all parties must meet to discuss settlement and file a joint letter updating the Court on the status of the case, including but not limited to confirming that the settlement discussion occurred.			
	The parties agree to make a good faith effort to settle this case. The parties understand that this case may be referred to an attorney mediator for a settlement conference. The use of any alternative dispute resolution mechanism does not stay or modify any date set forth in the scheduling order.			
	In order for the conference to be meaningful, the parties agree to complete all discovery that may affect their ability to evaluate this case prior to the settlement conference.			
10.	RULE 16 PRETRIAL CONFERENCE Upon receipt of this Form the court will schedule a Rule 16 conference by telephone.			
11.	CONSENT TO MAGISTRATE JUDGE Do the parties consent to Magistrate Judge jurisdiction pursuant to 28 U.S.C. § 636(c) YesNo			
12.	OTHER MATTERS Indicate any other matters for the Court's consideration:			
13.	Once approved any request for modification of this scheduling order must be in writing, and submitted in accordance with the undersigned's Individual Rule 1 (D) which requires that applications be made at least forty-eight hours before the scheduled appearance or deadline.			

All parties are advised that they are under a continuing obligation to keep the Court apprised of any changes in their contact information including, but not limited to, their addresses. Failure to do so could lead to the entry of a dismissal or default.

Dated: May 27, 2025

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Richard F. Corrao Law Offices of Susan Deedy & Associates 1600 Stewart Avenue, Suite 609 Westbury, NY 11590 Office (516) 221-8133 Fax (516) 221-3011 rcorrao@susandeedylaw.com Counsel for Plaintiffs

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Benjamin J. Hinerfeld Law Office of Benjamin J. Hinerfeld 9 Stoddard Street Plymouth, MA 02360 1528 Walnut Street, Suite 1100 Philadelphia, PA 19102 447 Broadway 2nd Floor New York, NY 10013 Office (508) 591-0385 Cell (215) 694-7432 Fax (215) 689-2423 Ben@hinerfeldlaw.com Counsel for Plaintiffs

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Christopher Venator **Ingerman Smith LLP** 150 Motor Parkway, Suite 400 Hauppauge, New York 11788 Office (631) 261-8834 Fax (631) 261-8851 cvenator@ingermansmith.com Counsel for Defendant